

STEAMER TABLE	
From San Francisco:	
Sierra	Feb. 13
America Maru	Feb. 20
For San Francisco:	
Sonoma	Feb. 12
Mongolia	Feb. 19
From Vancouver:	
Mowera	Mar. 9
For Vancouver:	
Aorangi	Mar. 6

The only live way to sell 1907 Spring goods is to first tell of them in the Bulletin

EVENING BULLETIN

3:30 O'CLOCK

GOOD ADVERTISING FURNISHES CORRECT INFORMATION

EDITION

"We cannot live," said Mr. Mcawber, "without something widely different from existing circumstances shortly turning up." He was forever the soul of optimism and threadbare poverty, having a philosophy he did not practice. The man who is discontented with his business must take every means at his command to improve it. Change its lethargy into activity by advertising in the EVENING BULLETIN and Enlarging Your Patronage.

VOL. IX No. 3614

10 PAGES—HONOLULU, TERRITORY OF HAWAII, TUESDAY, FEBRUARY 12, 1907—10 PAGES

PRICE 5 CENTS

Majority Of Legislators Take Economy Pledge

BURBANK WRITES OF LOCAL FRUITS

Says Mango, Papaia And Ohia Can All Be Improved

Santa Rosa, Cal., Jan. 29, 1907.
Mr. H. P. Wood, Secretary, The Hawaii Promotion Committee, Honolulu, Hawaii.

My Dear Sir:—Nothing would give me more pleasure, more real happiness and more rest, which is so sadly, sadly needed in my case, than to make a visit to the Hawaiian Islands. My friend, Judge Leib, and myself have talked of such a visit for several years, but I have never been able to get away yet. In fact, have not taken a day's vacation for three years. If I should be away a month it would take me several years to catch up in my experiments, for they have to be followed accurately all the time.

There is not the least possible question but what the papaia could be improved so that it would have the flavor of the best. I have always been interested in the mountain apple which you have and the alligator pear, and the mango. All these, as well as the banana and the coconut, can be improved without any question to almost any extent if the matter is properly taken up.

Regretting exceedingly that I cannot see my way at present to visit the Islands, I remain,

Yours sincerely,

(Sigs.) LUTHER BURBANK.

The above letter, which Secretary Wood received this morning, is naturally of great interest to Hawaiian fruit-growers, especially now that the experiments of Horticulturist Higgins of the Experiment Station have shown that even the most delicate fruits grown here are capable of shipment, even as far as Oregon.

Gerritt P. Wilder, who has given much study to the fruits of Hawaii and whose forthcoming book is expected to add much of interest to the general knowledge of these matters, is just the man, says Secretary Wood, to take up Mr. Burbank's line of work in the Islands. He has a thorough knowledge of the horticulture of Hawaii, is deeply interested in all that pertains to the Islands' welfare, and has both the time and disposition to carefully conduct a series of experiments looking to the improvement of our fruits.

Mrs. F. A. McNeill arrived on the Korea yesterday from the mainland to spend a few months with Mrs. Walter Hoffmann. She is a member of the Art Institute in Chicago and came prepared to do sketching in water colors as well as in oil.



WIRELESS CO. INCORPORATED FOR HAWAII

Articles of incorporation of the Wireless Telegraph Company, Ltd., were filed with the Territorial Treasurer this afternoon. The incorporators, who are also all officers of the company, are F. J. Cross, F. E. Thompson, W. R. Farrington, E. M. Campbell and A. N. Campbell. E. J. Cross is the principal mover in the new enterprise, which is designed to take over the wireless telegraph system now controlled by Cross.

The capital stock of the company is \$50,000, all of which has been subscribed. There are 5000 shares of the stock, of a par value of \$10 each. It is provided in the articles of incorporation that the capital stock of the company may be increased to \$150,000 if desired.

The objects of the company are those indicated by its name, the installing, using and introducing of any system of wireless telegraphy on or between any of the islands of the Territory. The other customary powers incident to the principal object are included.

The officers of the company are: E. J. Cross, president; F. E. Thompson, vice president; W. R. Farrington, secretary; E. M. Campbell, treasurer; A. N. Campbell, auditor.

Fullerton Ordered To Pay Costs Of Court

In addition to his failure to collect from Pearce the \$40 for which he was suing, it cost Fullerton just \$11 court costs to have the case tried before Judge Lindsay. The matter of the bill of costs in the case came up before the Judge this morning, and he assessed the entire amount against the plaintiff, Fullerton. This was, of course, additional to the lawyer's fee.

Fullerton threatens to appeal the case, but has as yet taken no steps to do so.

Many inquiries have been received at the office of Irwin & Co. in regard to the Sonoma. The Oceanic boat left Sydney five days late on account of a strike of her union crew and will not reach here till next Monday afternoon or Tuesday morning.

Sheriff Iaukea is contemplating appointing about 100 citizens as special police without pay, whose duty it will be to assist his department in case of riots or similar emergencies.

MACHINE-MADE POI
Delivered in thoroughly cleansed containers to any part of the city.
LEAVE ORDERS AT
WELLS-FARGO OFFICE
KING ST.

ADVOCATE PUBLIC ADMINISTRATOR

Some Believe That It Would Do Away With Abuses

LINDSAY FAVORS SURETY BONDS FOR GUARDIANS

Judge Thinks There Should Be An Improvement in the Way Estates of Wards Are Handled

The matter of having appointed a public administrator to take the place of private administrators in the case of persons who die intestate is being talked of more or less among those who have had dealings with the probate court, and as a general thing, the idea is favored.

As matters now stand, any one who has a claim against the estate of a deceased person, or a common bill collector who may have bought a claim against the estate for speculation, may go before the probate Judge and ask that letters of administration issue to him. While the Judge may not necessarily grant his request, in some cases he does so, especially where through ignorance or other inability to oppose the request, the heirs at law fail to block the move of the bill collector.

Such an instance came up recently and caused a good deal of ill feeling, the general idea expressed being that the widow of the deceased was the victim of sharp practice.

The law regarding the appointment of administrators names those who may be appointed in the following order of priority:

1. The husband of a deceased wife.
2. The wife of a husband deceased.
3. The children being major.
4. Brothers and sisters of the deceased.
5. Cousins german of the deceased.
6. Any bona fide creditor applying for administration.

Provided, however, that the Judge may, for satisfactory cause, disregard the order of priority prescribed.

Judge Lindsay, who is the probate Judge this term, was not prepared this morning to give any decided opinion on the matter. He said that he was favorably impressed with the idea and was inclined to be of the opinion that it would work out satisfactorily and would do away with certain abuses that prevail under present conditions. But he stated that he had not looked into the matter sufficiently to be willing at this time to say that he advocated the appointment of a public administrator. "At the same time," he said, "I understand that the plan works out well in some States where there is a public administrator. I certainly believe that it would be well to have the matter discussed."

Judge Lindsay suggested that a public guardian might also be appointed, and was inclined to believe that this would be a good move.

"There is one thing I do believe," he said, "and that is that guardians should be required to furnish the bond (Continued on Page 2)

MANY MEN

of wisdom and integrity are often able to give the individual some valuable points on investments and be of assistance in the care of real or personal property. Such a class of men constitutes the Board of Directors of

Hawaiian Trust Company, Ltd.
Fort St., Honolulu.

CHARGE IS PLACED AGAINST YOUNG CHAUFFEUR

The police arrested Henry Lewis, the adopted son of Edwin H. Lewis, of the Stockyards Stables, last night on a charge of violating the provisions of the County ordinance relating to the registration, identification, use and operation of motor cars. There is a special section under which young Lewis, who has acted for some time as chauffeur of the automobiles of the Stockyards Stables, will be prosecuted.

This is Section 8 of the ordinance which provides that anyone operating a motor car in the County of Oahu must pass an examination and obtain a chauffeur's license. Section 11 of the same ordinance provides that no one under the age of 17 shall be given a license to run a motor car. This means that young Lewis, who is under the age stated, cannot obtain a license.

The arrest will mean the testing of the County ordinance as regards constitutionality. It is held by some that the Supervisors have no right to place an arbitrary age limit for chauffeurs and that the fact that they have done so invalidates the entire ordinance. On the other hand, many attorneys hold that the provision regarding age is perfectly proper, as the public safety demands that young children shall not be allowed to run a machine which may endanger not only the lives of those in the car, but of pedestrians as well.

The arrest is the result of numerous complaints which have been made to the police of reckless running of motor cars by boys who have not the judgment which should be exercised in case a collision is threatened, and Sheriff Iaukea has decided to take steps in the matter which will settle all disputes from now on.

\$6000 IS WAITING IN BANK FOR A CLAIMANT

Money to the extent of about \$6000 is lying in the First National Bank waiting for some one to come along and claim it, according to the report of the Secretary of the United States Treasury for the year ending June 30, 1906. This money is the balance on fire claim awards and unclaimed postal savings deposits.

Congress appropriated, it will be remembered, the sum of \$1,000,000 to pay for property burned here by official orders. Of this sum \$4,535.65 remains unclaimed, representing 28 awards. When the United States took over these Islands, it assumed the outstanding bonds. There are still outstanding unclaimed postal savings to the sum of \$2,894.31.

PAY-LESS EXTRA SESSION ASSURED

Enough Signatures Are Secured For Pledge

That the Legislature, if it should have an extra session, will draw no extra pay for their services in connection with it, is now practically an established fact. So far the document in which the legislators pledge themselves to serve without such pay has been signed by the following Oahu members: E. F. Bishop, J. C. Lane, J. M. Dowsett, C. F. Chillingworth and W. O. Smith, and Representatives John Hughes, A. D. Castro, W. T. Rawlins, E. A. C. Long, Ed. W. Quinn, J. H. S. Kalo, A. S. Kalejoni and S. P. Correa. Joe Kalam, John Pao and Lelelele have not signed, but will surely do so as soon as it is presented to them.

While several of the legislators on the other Islands have signed the pledges sent them, only one Senator, besides the five Oahu Senators named, is actually necessary to ensure the pay-less extra session. E. A. Knudsen, Senator-elect from Kauai, said a couple of days ago that he would sign. It is natural that if an extra session should be called and an appropriation made to pay salaries, the Governor would veto the item. In this case it would take a two-thirds vote in both houses to override his veto, and as the Senate has only fifteen members, the five Oahu Senators, plus Knudsen and the rest of the Senators from Kauai and Maui who have also indicated their intention to sign the pledge, would be sufficient to sustain the veto and kill the item.

AH'LEONG GETS CHANCE TO CELEBRATE

Albert Ah Leong is receiving much practice in law by his frequent trips to court to tell why he will not pay alimony for the support of his wife and children.

Judge De Bolt let the respondent off until 9 o'clock this morning.

The annual meeting of the stockholders of the Pioneer Mill Co., Ltd., will be held at the office of Hackett & Co., Ltd., on Thursday, February 21st.

HOLLISTER DRUG CO.
ESTABLISHED 1879.

The Money You Received Christmas

THIS SHOULD NOT BE SPENT FOOLISHLY. WHY NOT TAKE THAT CASH AND INVEST IT IN A DURABLE ARTICLE OF FURNITURE. SEE HOW MUCH YOU CAN GET FOR IT AT THE STORES OF

J. HOPP & CO.
1053-1059-1065 BISHOP ST. ALEXANDER YOUNG BUILDING.

180 May Be Lost In Steamer Wreck

(Associated Press Special Cable)
BLOCK ISLAND, R. I., Feb. 12.—The steamer Larchmont was sunk today in a collision with the schooner Harry Knowlton. Possibly 180 persons have been lost. Nineteen have been rescued.

To Settle Troubles With San Domingo

(Associated Press Special Cable)
WASHINGTON, D. C., Feb. 12.—President Roosevelt today sent a new treaty with San Domingo to the Senate for confirmation. The main feature of the treaty is the provision for collection of revenues.

Thinks Thaw Mind Is Unsound

NEW YORK, N. Y., Feb. 12.—Dr. Evans, an expert alienist, was on the stand today and testified to his opinion that Harry Thaw is of unsound mind.

'Quake In Spain

MADRID, Spain, Feb. 12.—A severe earthquake occurred today at Alhama.

There is no safety in under-the-mattress security; you never can tell who is going to learn your secret hiding place for your valuables. But when you have your papers and valuables in a safe deposit vault you need not care who knows it. Four dollars a year with us.

The Henry Waterhouse Trust Company, Ltd.

Speech Of Edward To Parliament

(Associated Press Special Cable)
LONDON, Eng., Feb. 12.—Parliament opened today with the usual ceremony. The speech from the Throne is devoted to Ireland, the army, the House of Lords, and temperance reform.

WILFLEY POSTPONES HEEN'S EXAMINATION

H. A. Heen writes from China that he has not yet been up against the famous Judge Wilfley examinations. A letter received from him by relatives reads in part as follows:

"The new United States Judge has certainly given the lawyers here a blow in the solar plexus. Last week I filed my application for admission to the United States Court, and I was politely informed by the Judge to wait until next month for my examination. Hard lines, I tell you, as I will not be able to appear in any of the local courts during the interim."

The annual meeting of stockholders of Whitney & Marsh, Ltd., will be held on Friday, February 15th, at 4 p. m. in the board room of the Bishop Trust Co.

REMEMBER THE NAME

"Our Nob"

And then when you want to secure a shoe for \$4.50 which has style and durability, and is the most comfortable shoe you ever wore, come to our store. In the last of a shoe lies the comfort, and there is only one "IDEAL." Made in 3 styles—

- GUN METAL CALF NOB.
- RUSSIA CALF BLUCHER NOB.
- OIL RUSSIA WATERPROOF BLUCHER NOB.

We Cater to Island Trade.

Manufacturers' Shoe Co., Limited,
Fort Street